REMARKS

The Examiner has required restriction to one of the following inventions:

Group I: Claims 1-16 drawn to a chemically defined valency platform;

Group II: Claims 1, 17-19 and 24 drawn to a conjugate of a valency platform and a biologically active compound, wherein the biologically active compound is a polysaccharide;

Group III: Claims 1, 17-19 and 21-34 drawn to a conjugate of a valency platform and a biologically active compound, wherein the biologically active compound is a poly(amino acid);

Group IV: Claims 1, 17-20 and 24 drawn to a conjugate of a valency platform and a biologically active compound, wherein the biologically active compound is a nucleic acid; and

Group V: Claims 1, 17-19 and 24, drawn to a conjugate of a valency platform and a biologically active compound, wherein the biologically active compound is a lipid.

Applicant hereby elects Group III, claims 1, 17-19 and 21-34, without traverse.

Applicant expressly reserves the right under 35 U.S.C. § 121 to file a divisional application directed to the nonelected subject matter during the pendency of this application, or an application claiming priority from this application.

Applicant requests examination of the elected subject matter on the merits.



In the unlikely event that the transmittal letter is separated from this document and the Patent Office determines that an extension and/or other relief is required, Applicant petitions for any required relief including extensions of time and authorizes the Assistant Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to **Deposit Account No. 03-1952** referencing docket no. 252312007500. However, the Assistant Commissioner is not authorized to charge the cost of the issue fee to the Deposit **RECEIVED** Account.

Respectfully submitted,

DEC 0 6 2002

TECH CENTER 1600/2900

Dated: December 2, 2002

By:

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